Exhibit B

	Page 22		Page 24
1	Odenat	1	Odenat
2	relaunched.	2	You have 48 hours to take it down.
3	Q. I'm going to ask you more about that	3	Q. Let's go ahead and mark now as
4	in a minute. I'm trying to just understand	4	Plaintiffs' Exhibit 2 a letter that I will
5	your answer to this question. When you say	5	
		1000	(Whereupon letter was marked Plaintiffs' Exhibit 2 for
6	that the image, Bates number 3, was displayed	6	
7	on the website, December '07/January '08, are	7	identification as of this date.)
8	you indicating that it was up for	8	A. It would have been down sooner if Mr.
9	approximately that two-month period, or are	9	Jackson didn't tell me to keep it up.
10	you attempting to tell me a start date when	10	Q. Okay. Well, we're going to talk about
11	it went up?	11	that too.
12	A. Just January '08. I'm not sure.	12	A. All right.
13	Q. January '08, what? That it was	13	Q. Yeah, don't worry about that. That
14	displayed for the month of January '08 or	14	Plaintiffs' Exhibit 2 that's been marked now,
15	that's a start date?	15	is that the correspondence from Mr. Sedlmayr
16	A. It was there until Theo e-mailed me to	16	that you received via e-mail that told you to
17	take it down.	17	take the image down?
18	Q. You're giving me a start date. So the	18	A. It looks like it, yeah.
19	start date was either December '07 or January	19	Q. What is the date of that letter?
20	'08?	20	A. March '09.
21	A. Correct.	21	Q. That image was up at least from
22	Q. And then it was up	22	January '08 until March of '09; is that
23	A. Until Theo e-mailed	23	correct?
24	Q. Continuously until you got	24	A. Yes.
25	A. An e-mail from Theo saying take it	25	Q. All right. Now, when you put the
	Page 23		Page 25
		1	rage 25
1		1	
1 2	Odenat	1 2	Odenat
2	Odenat down. I obliged. I did it and then three	2	Odenat image up in January '08, did you have
2	Odenat down. I obliged. I did it and then three months later you were serving me.	2	Odenat image up in January '08, did you have anybody's permission to do that?
2 3 4	Odenat down. I obliged. I did it and then three months later you were serving me. Q. Have you ever been sued before?	2 3 4	Odenat image up in January '08, did you have anybody's permission to do that? A. The image?
2 3 4 5	Odenat down. I obliged. I did it and then three months later you were serving me. Q. Have you ever been sued before? A. No. I'm a good man. Everyone loves	2 3 4 5	Odenat image up in January '08, did you have anybody's permission to do that? A. The image? Q. Yeah, correct.
2 3 4 5	Odenat down. I obliged. I did it and then three months later you were serving me. Q. Have you ever been sued before? A. No. I'm a good man. Everyone loves me. Hey, I'm ready to go with that. That's	2 3 4 5	Odenat image up in January '08, did you have anybody's permission to do that? A. The image? Q. Yeah, correct. A. Well, I didn't put it up.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Odenat down. I obliged. I did it and then three months later you were serving me. Q. Have you ever been sued before? A. No. I'm a good man. Everyone loves me. Hey, I'm ready to go with that. That's nothing right there. Q. You're indicating that this is nothing? A. Well, because, I mean, again, this is a I don't do banners. I'm not a graphic designer. Q. Let's go ahead and mark what we've been talking about Bates 3 as Plaintiffs' Exhibit 1 and that's the image we were talking about. (Whereupon masthead was marked Plaintiffs' Exhibit 1 for identification as of this date.) Q. So you've indicated that it went up on the website approximately January '08 and it was not taken down until you received a cease	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Odenat image up in January '08, did you have anybody's permission to do that? A. The image? Q. Yeah, correct. A. Well, I didn't put it up. Q. Okay, well, who put it up? A. There's many companies online that create new banners. I just say "Hey, I want a banner up of the hottest rappers" and that's what he did. Q. Who is he? A. A company that does that for me. Q. So somebody that you told to do it did it; is that right? A. Yeah, what I stated earlier that I pay people to do what I want. Q. Okay, but this banner was put up at your direction, correct? A. I told him I wanted a banner to fill that big empty spot. A futuristic banner. Q. Who did you tell to do this?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Odenat down. I obliged. I did it and then three months later you were serving me. Q. Have you ever been sued before? A. No. I'm a good man. Everyone loves me. Hey, I'm ready to go with that. That's nothing right there. Q. You're indicating that this is nothing? A. Well, because, I mean, again, this is a I don't do banners. I'm not a graphic designer. Q. Let's go ahead and mark what we've been talking about Bates 3 as Plaintiffs' Exhibit 1 and that's the image we were talking about. (Whereupon masthead was marked Plaintiffs' Exhibit 1 for identification as of this date.) Q. So you've indicated that it went up on the website approximately January '08 and it was not taken down until you received a cease	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Odenat image up in January '08, did you have anybody's permission to do that? A. The image? Q. Yeah, correct. A. Well, I didn't put it up. Q. Okay, well, who put it up? A. There's many companies online that create new banners. I just say "Hey, I want a banner up of the hottest rappers" and that's what he did. Q. Who is he? A. A company that does that for me. Q. So somebody that you told to do it did it; is that right? A. Yeah, what I stated earlier that I pay people to do what I want. Q. Okay, but this banner was put up at your direction, correct? A. I told him I wanted a banner to fill that big empty spot. A futuristic banner. Q. Who did you tell to do this?

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	Page 102		Page 104
1	Odenat	1	Odenat
. 2	exclusive for us, so we had to take it down	2	were?
3	and he was mad that we took it down, so I	3	A. There was many. I don't know, maybe
4	said Broadway didn't put the tag on the	4	dozens until that cut off and then Theo told
5	video. He said what do you mean? He just	5	us take the banner down.
6	continued talking. I said I got rules, you	6	Q. Now, let me ask you about Theo. Have
7	know.	7	you ever met Theo?
8	And then the relationship started	8	A. No.
9	crumbling with Ross and 50 Cent because he	9	Q. I'm just wondering because you seem
10	felt like I was showing more favoritism to	10	like you're on a first named basis with him,
11	Ross instead of him, but it wasn't like that.	11	calling him Theo.
12	It's business, not personal.	12	A. What is I don't know his name.
13	Q. So you felt your exclusivity wasn't	13	Q. It's Theo Sedlmayr. So you have never
14	honored; is that it?	14	met him; you've never spoken with him
15	A. Well, that's rules. We had rules.	15	A. He e-mailed us March 12th to take the
16	Q. So as a result of that, you pulled it	16	band banner down and that's it, and I took it
17	from your site and 50 wasn't happy about it	17	down.
18	and that's why you think that you're in a	18	Q. I was just wondering if you knew him
19	lawsuit now?	19	because you called him Theo, that was all?
20	A. Well, that's got to be the reason	20	A. That's all I knew him by Theo. I
21	because how do you go from loving somebody to	21	don't know what other name to call him. What
22	I'm suing in this matter of space.	22	does he call me?
23	Q. Where did you get the idea that he was	23	Q. Do you know him?
24	in love with you?	24	A. I don't know him.
25	A. Well, because he used to talk to me,	25	Q. Okay.
	A. Well, because he used to talk to me,	2.0	Q. Okay.
	Page 103		Page 105
	Page 103		Page 105
1	Page 103	1	Page 105 Odenat
1 2	Odenat text me Page 103	1 2	Odenat A. Do I need to know him?
1 2 3	Odenat text me THE WITNESS: We gonna get the	1 2 3	Odenat A. Do I need to know him? Q. That's all I'm asking. Again, it's a
1 2 3 4	Odenat text me THE WITNESS: We gonna get the text messages in to show the proof?	1 2 3 4	Odenat A. Do I need to know him? Q. That's all I'm asking. Again, it's a yes or no. It's one of those easy ones.
1 2 3 4 5	Odenat text me THE WITNESS: We gonna get the text messages in to show the proof? A. He used to text me how proud he is	1 2 3 4 5	Odenat A. Do I need to know him? Q. That's all I'm asking. Again, it's a yes or no. It's one of those easy ones. A. Well, his name is Theo.
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1 2 3 4 5	Odenat text me - THE WITNESS: We gonna get the text messages in to show the proof? A. He used to text me how proud he is with me, where I come from. I'm invited to the next door tour he would text me once a	1 2 3 4 5 6	Odenat A. Do I need to know him? Q. That's all I'm asking. Again, it's a yes or no. It's one of those easy ones. A. Well, his name is Theo. Q. His name is Theo, yes, his name is Theo. I was just wondering if you had any
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Exhibit C





CORPORATE CHARTER

I, ROSS MILLER, the duly elected and qualified Nevada Secretary of State, do hereby certify that **WORLDSTAR HIP HOP, INC.**, did on September 28, 2009, file in this office the original Articles of Incorporation; that said Articles of Incorporation are now on file and of record in the office of the Secretary of State of the State of Nevada, and further, that said Articles contain all the provisions required by the law of said State of Nevada.



Certified By: Diana Speltz
Certificate Number: C20090928-1010
You may verify this certificate
online at http://www.nvsos.gov/

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on September 28, 2009.

ROSS MILLER Secretary of State



ROSS MILLER Secretary of State 206 North Carson Street Carson City, Nevada 89701-4299 (775) 684 5708 Website: www.nvsos.gov

Articles of Incorporation (PURSUANT TO NRS CHAPTER 78)

Thea in the office of	Document Number 20090705780-78
Ross Miller	Filing Date and Time 09/28/2009 8:06 AM
Secretary of State State of Nevada	Entity Number E0517932009_8

USE BLACK INK ONLY	DO NOT HIGHLIGHT	ABOVE SPACE	E IS FOR OFFICE USE ONLY					
1. Name of Corporation:	WORLDSTAR HIP HOP, INC.							
2. Registered Agent for Service of Process: (check only one box)	Commercial Registered Agent: Name Noncommercial Registered Agent (name and address below) Spiegel and Utrera, P.A. Name of Noncommercial Registered Agent Of 1785 East Sahara Ave., Suite 490 Street Address Mailing Address (if different from street address	Las Vegas City	ess below)					
3. Authorized Stock: (number of shares corporation is authorized to issue)	Number of shares with par value: 40,000,000	Par value per share: \$ 0.001 Number of shares without par value:	0					
4. Names and Addresses of the Board of Directors/Trustees: (each Director/Trustee must be a natural person at least 18 years of age; attach additional page if more than two directors/trustees)	1) Lee Q. Odenat Name 9839 West Bell Road Street Address 2) Name Street Address	Sun City City	AZ 85351 State Zip Code					
5. Purpose: (optional; see instructions)	The purpose of the corporation shall be: to engage in the business of entertainment.							
6. Name, Address and Signature of Incorporator: (attach additional page if more than one incorporator)	Elsie Sanchez Name 1785 East Sahara Ave., Suite 490 Address	Incorporator Signature Las Vegas City	NV 89104 State Zip Code					
7. Certificate of Acceptance of Appointment of Registered Agent:	Authorized Signature of Registered Agent o		09/25/2009 Date					

This form must be accompanied by appropriate fees.

PDF processed with CutePDF evaluation edition www.CutePDF.com

Nevada Secretary of State NRS 78 Articles Revised on 7-1-08

Exhibit D

Filed Under Seal